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| APPLICATION NO. | FILING DAT | LE . | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|--|------------|---------------------|----------------------|---------------------|------------------|
| 10/519,795 | 12/27/2004 | | Toshio Saito | 01050-1001 | 3070 |
| Ditthavong & (| | 02/16/2007 | | EXAM | INER |
| Suite A | | DAVIS, DAVID DONALD | | | |
| 10507 Braddock Road Fairfax, VA 22032 | | | | ART UNIT , | PAPER NUMBER |
| | | | | 2627 · | |
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| | | | | MAIL DATE | DELIVERY MODE |
| • | | | | 02/16/2007 | PAPER |

Please find below and/or attached an Office communication concerning this application or proceeding.

| Application Number | Application/Control No. | | Applicant(s)/Patent under Reexamination | | | | | |
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| | 10/519,795 | | SAITO ET AL. | | | | | |
| | | | Art Unit | | | | | |
| Decument Code AD DDF | DAVID DAVIS | | 2627 | | | | | |
| Document Code - AP.PRE. | DEC | | | | | | | |
| Notice of Panel De | ecision fro | om Pre-A | ppeal Brief | Review | | | | |
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| This is in response to the Pre-Appeal Brief Request for Review filed 11/20/06. | | | | | | | | |
| Improper Request – The Recreason(s): | quest is imprope | r and a confere | nce will not be held fo | or the following | | | | |
| ☐ The Notice of Appeal has not been filed concurrent with the Pre-Appeal Brief Request. ☐ The request does not include reasons why a review is appropriate. ☐ A proposed amendment is included with the Pre-Appeal Brief request. ☐ Other: | | | | | | | | |
| The time period for filing a response the mail date of the last Office comm | continues to run nunication, if no | n from the recei Notice of Appea | pt date of the Notice al has been received. | of Appeal or from | | | | |
| 2. Proceed to Board of Patent A held. The application remains under is required to submit an appeal brief brief will be reset to be one month for running from the receipt of the notice appeal brief is extendible under 37 C of the notice of appeal, as applicable | appeal because in accordance wo mailing this control of appeal, which is the control of the control of the control of appeal of appeal of the control of the | e there is at leas with 37 CFR 41. decision, or the chever is greate | st one actual issue for 37. The time period f balance of the two-m r. Further, the time pe | r appeal. Applicant or filing an appeal onth time period eriod for filing of the | | | | |
| The panel has determined Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: Claim(s) withdrawn from consider | | claim(s) is as f | ollows: | | | | | |
| 3. Allowable application – A con Allowance will be mailed. Prosecution applicant at this time. This State with Examuner, there in the American Acondaction will be mailed. No further action | on on the merits Mend is be Will be no ference has bee | remains closed a sed On The other Pri | No further action is fact that when the strength with the strength of the stre | required by on the Surveads on the class | | | | |
| All participants: | on is required by | у аррисантатти | is une. | | | | | |

(3)____

HOA T. NGUYFN SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600

U.S. Patent and Trademark Office

(1) DAVID DAVIS (Primary Examiner).

(2) HOA T. NGUYEM (SPE

Part of Paper No. 20070213